UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

THOMAS E. BURNETT, SR. et.al)
Plaintiffs.)
- against -) Case No.: 03 MD 1570 (RCC)
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, et. al.)))
Defendants.)
	_'

CONSENT MOTION TO EXTEND TIME FOR DEFENDANT YESLAM BINLADIN TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S THIRD AMENDED COMPLAINT

Defendant Yeslam Binladin, making a limited appearance for the purpose of making the instant motion and without waiving any defenses and/or responses, herein moves this Honorable Court for an extension of time in which to answer or otherwise respond to Plaintiff's Third Amended Complaint.

Pursuant to Local Civil Rules and through my Swiss attorney's associate in New York, I have conferred with Harry Huge. Esq., counsel for Plaintiffs, about the subject matter of this motion. Mr. Huge has consented to an extension of time for Defendant

¹ I am a Swiss citizen and reside in Geneva, Switzerland. Until I can retain an American attorney to represent me in this action I am appearing in the action *pro se.* However, because I needed to obtain the consent of Plaintiff's attorney for this extension of time (and I believed it inappropriate to contact Mr. Huge directly) I asked my Swiss attorney to contact Mr. Huge. My Swiss attorney then contacted an attorney-friend of his in New York, Lawrence Schoenbach, Esq., to speak to Mr. Huge about this matter. Mr. Schoenbach spoke to Mr. Huge and obtained from him, on my behalf, his consent to this application.

Yeslam Binladin to answer or otherwise respond to the Third Amended Complaint on or before March 1, 2004.

Nothing in this consent motion should be deemed to be a waiver of any defense or response that ultimately could be asserted by me.

Accordingly, Yeslam Binladin respectfully requests that the Court enter an Order (a proposed copy of which is attached) extending the time for Yeslam Binladin to answer or otherwise respond to Plaintiff's Third Amended Complaint to March 1, 2004.

Dated: Geneva, Switzerland February 16, 2004

Respectfully submitted,

Yeslam Binladin, Pro Se Defendant

Rue Francois-le-Fort, 2 Geneva. Switzerland Telephone +41 22 347-5560

Facsimile +41 22 347-5750

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

THOMAS E. BURNETT, SR. et.al.,)
Plaintiffs.,))
- against - AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, et. al Defendants.	Case No.: 03 MD 1570 (RCC)))))
OR	DER
Having considered pro se defendant	Yeslam Binladin's Consent Motion to Extend
	nded Complaint, filed on or about March 23.
	hy which pro se defendant Yeslam Binladin
	Third Amended Complaint is on or before
March 1, 2004.	, and is an or colore
Dated: February, 2004	
	Honorable Richard C. Casey United States District Judge

CERTIFICATE OF SERVICE

I. YESLAM BINLADIN, pro se defendant in the within action, filed by facsimile and overnight mail service on the date indicated below and upon the individual(s) indicated below, a true copy of the within Consent Motion to Extend Time for Defendant Yeslam Binladin to Respond to Plaintiff's Third Amended Complaint:

Harry Huge, Esq. Attorney for Plaintiffs 401 Ninth Street

Market Square North, Suite 450

Washington, D.C. 20004

Tel: 202 824-6045 Fax: 202 318-1261

Senes 16 Els 2004 Clerk of the Court (via express mail only)

United States District Court Southern District of New York 500 Pearl Street

New York, New York 10007



THOMAS E. BURNETT, SR. et.al.,)	
Plaintiffs,)	
- against -)	Case No.: 03 MD 1570 (RCC)
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, et. al.)))	,
Defendants.)	
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Dated: Geneva, Switzerland February 16, 2004

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Yeslam Binladin, Pro Se Defendant

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UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

THOMAS F. BURNETT, SR. et.al.,)	
Plaintiffs.,)	
- against -) Case No.: 03 MD 1:	570 (RCC)
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, et. al.)	, ,
Defendants.)	
)	

ORDER

Having considered *pro se* defendant Yeslam Binladin's Consent Motion to Extend Time to respond to Plaintiff's Third Amended Complaint, filed on or about March 23, 2003, it is hereby ORDERED that the date by which *pro se* defendant Yeslam Binladin must answer or otherwise respond to the Third Amended Complaint is on or before March 1, 2004.

Dated: February , 2004

Honorable Richard C. Casey United States District Judge

CERTIFICATE OF SERVICE

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Harry Huge, Esq. Attorney for Plaintiffs 401 Ninth Street Market Square North, Suite 450 Washington, D.C. 20004

Tel: 202 824-6045 Гах: 202 318-1261

Sencia 16 Es. 2004 Ma Blat Clerk of the Court (via express mail only) United States District Court Southern District of New York 500 Pearl Street New York, New York 10007



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THOMAS E. BURNETT, SR. et.al.,)
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Dated: Geneva, Switzerland February 16, 2004

Respectfully submitted,

Yeslam Binladin, Pro Se Defendant

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Plaintiffs.,))
- against -) Case No.: 03 MD 1570 (RCC)
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, et. al.	
Defendants.)

ORDER

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Dated: February , 2004

Honorable Richard C. Casey United States District Judge

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